A BILLL

Confirm certain Provisional Orders made by the Local A.D. 1896. Government Board for Ireland under the Public Health (Ireland) Act 1878 relating to the Sanitary Districts of Queenstown Larne Manorhamilton and Donegal.

WHEREAS the Local Government Board for Ireland have made the Provisional Orders set forth in the schedule hereto under the Public Health (Ireland) Act 1878 : And whereas it is requisite that the said Orders should be

5 confirmed by Parliament: Be it therefore enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and

Temporal and Commons in this present Parliament assembled and by the authority of the same as follows :-10 1. The Orders set out in the schedule hereto are hereby Orders in

confirmed and all the provisions thereof shall have full validity confirmed, and force.

2. This Act may be cited as the Local Government Board Short title, (Ireland) Provisional Orders Confirmation (No. 8) Act 1896.

[Bill 229.]

A.D. 1896.

17 & 18 Vict.

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e. 52.

SCHEDIER.

THE LOCAL GOVERNMENT BOARD FOR IRRLAND.

OUTENSTOWN WATERWORKS. Ourenstones.

PROVISIONAL ORDER WHEREAS the town commissioners of the town of Queenstown in the g

County Cook acting under the Towns Improvement (Ireland) Act 1854 (hereinafter colled the sanitary authority) heing the sanitary authority of the urban sanitary district consisting of the said town are about to construct waterworks for the purposes of the said district and have presented a petition to the Local Government Board for Ireland (heroin-after called the Local Government Board) 10 in pursuance of the Pohlis Health (Irelaud) Act 1878 praying that they may be 41 & 42 Viet. empowered to put in force the powers of the Lands Clauses Acts with respect to the purchase and taking of land otherwise than by agreement for the purposes

of the said works : And whereas the sanitary authority have denosited at the office of the Local 15 Government Board in Dublin plans and a book of reference (borein-after called the deposited plans and book of reference) showing the lands and premises required for the purposes aforesaid :

And whereas all advertisements and notices required by the Public Health 41 & 42 Viet. 4. 52. (Ireland) Act 1878 having been previously published served and given the 90 Local Government Board have caused a local inquiry to be held as to the

propriety of assenting to the prayer of the said petition and it appears to be proper to assent therete : It is ordered by the Local Government Board as follows :--

1. From and after the confirmation of this order by Parliament the sanitary 25 Samuelane Trees to take authority shall be compressed to not in force the newers of the Lends and construction Clauses Acts with respect to the purchase and taking of land otherwise than by agreement with reference to the lands lands covered with water rights to take and convey water easements and other premises described

in the denosited plans and book of reference and for the purposes of this 20 order the word "land" in the Lands Clauses Acts shall extend to and include the said lands lands covered with water rights to take and convey water easements and other premises. 2. Nothing in this order contained shall authorise the sanitary authority to

enter upon use or interfere with any lands hereditaments or works 35 belonging to Her Majesty the Onesn or to enter upon or interfere with any land soil hereditaments or water or any right in respect thereof vested in or exercised by Her Majesty's Principal Secretary of State for the War Department for the time being for the public service or to take

away lessen prejudice or alter any of the rights privileges or powers 40 vested in or exercised by the said Principal Secretary without his previous consent in writing under his hand which consent the said

Orders (No. 8).

Principal Secretary for the time being is hereby authorised to give A.D. 1896. subject to such special or other conditions as he may see fit to impose on the sanitary authority.

S. The sanitary authority shall not under the powers of this Order purchase Bestrictes of he sanitary authority shall not under the powers of this Order purchase eventual or acquire ten or more houses which on the differenth day of December 1 the last were occupied either wholly or partly by persons belonging to the labouring class. labouring class as tenants or lodgers or except with the consent of the Local Government Board ten or more houses which were not so commied on the afteenth day of December last but have been or will be subsequently so occupied For the purposes of this Order the expression

10 "lahouring class" includes mechanics artisaos labourers and others working for wages hawkers coatermongers persons not working for wages but working at some trade or handleraft without employing others except members of their owe families and persons other than demostic servants 15 whose income does not exceed an average of thirty shillings a week and

the families of any of such persons who may be residing with them. 4. So much of the intended works shown upon the deposited plans as Province for may pass through that portion of the templand of According the the proceeder

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property of the Great Southern and Western Railway Company (in Section and this clause called (be company) and over the hridge helonging to the way, company in the townland of Ringmen which carries the public road over the Great Sonthern and Western Railway at that place shall be carried out at such points places and levels and in such manner as has reprintely here approved of by the engineer for the time being of the company or falling his approval by an engineer to be appointed by the Local Government Board on the application of either party and the said works shall be executed by and at the cost of the sanitary authority but under the superintendence and to the researchle satisfaction of the said engineer Provided that the company may at their option construct and carry out so much of the said works situate as aforestid as may be necessary for cutting the trench for laying pipes under the actual permanent way of

the railway and in such case the costs and expenses thereof and incident thereto shall be herne by the maitary authority and shall unon demand he renaid to the common by the sanitary authority. 5. The compulsory powers of purchasing haude and other premises given by Descion of 35 this Order shall not be exercised after the expiration of three years from paren. the confirmation of this Order.

6. The costs and expenses of and incident to the application for making and Costs of Occas, academation of this Order shall be said by the sanitary authority as past

40 of their expenses as a sanitary authority by means of the rate leviable by them under the 60th section of the Towns Improvement (Ireland) 15 & 18 Vict. Act 1844. 7. This Order may be cited as the Queenstown Waterworks Provisional Stort title of

Order 1896. Given under our Hands and Seal of Office this Sixth day of May in

the year of our Lord One thousand eight hundred and ninety-six. (2.5.) (Signed) GUARGE MARRIE

E. MACCARE [229.] A 2

Orders (No. 8).

A.D. 1896. Larne.

c. RERVIEL

THE LOCAL GOVERNMENT BOARD FOR IRELAND.

LARNE WATERWORKS.

PROVISIONAL ORDER.

WHEREAS the Town Commissioners of the town of Larne in the county of Antrim acting under the Towns Improvement (Ireland) Act 1854 have been 5 17 & 18 Vist. constituted an urban sanitary authority and the said town has been constituted an urban sanitary district by the Larne Provisional Order 1892 confirmed by 58 Viet. the Local Government Board (Ireland) Provisional Order (No. 1) Act 1892 c. Extil.

and the said urban sanitary authority (berein-after called the sanitary authority) are incorporated by the Public Health (Ireland) Amendment Act 10 42 At 49 Vist. c. 57. 57 & 18 Vice.

And whereas by the Larne Waterworks Provisional Order 1894 confirmed by the Local Government Board (Ireland) Provisional Order Confirmation (No. 10) Act 1894 the sanitary anthority were empowered to put in force the powers of the Lands Clauses Acts with respect to the purchase and taking of lands 15 otherwise than by agreement with reference to certain lands and premises required for the purpose of constructing waterworks for the town and it was ordered that the compulsory powers thereby given should not be exercised after the expiration of three years from the confirmation of the order ;

And whereas the sanitary authority have presented a petition to the Local 20 Government Board for Ireland (herein-after called the Local Government Board) stating that the sanitary authority have never in any way exercised any of the compulsory powers of purchase conferred by the said Act of 1894 and have not constructed or commenced to construct any part of the works for which the said powers were acquired and that nothing had been done or happened under the oc said order to affect or prejudice the estate or rights of any of the persons owning or interested in any of the lands aforesaid or to give or vest in any such person any right against the sanitary authority in respect of anything contained in the said Order and further stating that in consequence of further and fuller inquiry and information acquired since obtaining the said provisional order the sanitary 30 authority had ascertained that the execution of the scheme for which the said Order was obtained would greatly exceed the estimated amount and the amount which in the opinion of the senitary authority should be expended by them for such purposes and that the provisions therein contained for securing a supply of water to owners and occupiers whose supply of water might be taken 25. or injuriously affected by the said waterworks would probably render the supply of water obtainable from the waterworks then proposed inadequate and that the sanitary authority had determined to shandon the construction of the said waterworks and construct in lieu thereof certain other works therein described and praying that they may be allowed to abandon the works for which the 40 Provisional Order of 1894 was graoted and that they may be empowered to put in force the powers of the Lands Clauses Acts with respect to the purchase and taking of land otherwise than by agreement with reference to certain lands and premises required for the purposes of constructing the waterworks now proposed to be executed and thereby providing a supply of water for the said 45

town.

Lanse.

And whereas the sanitary authority have deposited at the office of the Local A.D. 1896. Government Board in Dublin plans and a book of reference (herein-after called the deposited plans and book of reference) showing the lands and other premises required for the purposes of the waterworks now proposed to be executed and

5 all advertisements and notices required by the Public Health (Ireland) Act 41 & 42 Vist. 1878 baying been previously published served and given the Local Government Board bave caused a local inquiry to be made as to the propriety of assenting to the prayer of the said petition and it appears to the Local Government

Board to be proper to make this Order with respect to the matters aforesaid: It is ordered by the Local Government Board as follows:-

1. From and after the confirmation of this Order by Parliament the local act Repeal of the entitled the Local Government Board (Ireland) Provisional Order for at 50 Vict. Confirmation (No. 10) Act 1894 shall be repealed.

2. The sanitary authority shall be empowered to put in force the newers of Companion 15 the Lands Clauses Acts with respect to the purchase and taking of lands power to take otherwise than by agreement with reference to the lands casements lands pression covered with water and rights to take and convey water described in the deporited plans and book of reference and for the purposes of this

Order the word "land" in the Lands Clauses Acts shall extend to and include the said lands easements lands covered with water and rights to take and convey water.

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3. The sanitary authority shall not under the powers of this Order purchase Parchine or acquire in any urban sanitary district ten or more houses which on respecting the fifteenth day of December last were occupied either wholly or partly by the habour-25 by persons belonging to the labouring class as tenants or lodgers or ing classes. except with the consent of the Local Government Board ten or more

houses which were not so occupied on the said afteenth day of December last but have been or will he subsequently so occupied. For the purposes of this Order the expression "labouring class"

30 includes mechanics artizans labourers and others working for wages hawkers costermoneers persons not working for wages but working at some trade or bandigraft without employing others except members of their own families and persons other than demestic servants whose income

does not exceed an average of thirty shillings a week and the families 35 of any of such persons who may be residing with them. 4. The compalsory powers of purchase given by this Order shall not be Darnison of

exercised after the expiration of three years from the confirmation of compulsory this Order. 5. The costs and expenses of and incidental to the application for pre- Cost of

40 paration of obtaining and confirming this Order shall be paid by the Order. senitary anthority by means of the rates applicable to the payment of their expenses as a sanitary authority.

6. This Order may be cited and referred to for all purposes as the Lurne Sheetskie Waterworks Provisional Order 1896. Given under our Hands and Seal of Office this Seventh day of

May in the year of our Lord One thousand eight hundred and ninety-six. Moran.

(Lat.)	(Signed)	F. MACCAR

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THE LOCAL GOVERNMENT BOARD FOR IRELAND.

MANORHAMILTON UNION.

MANORHAMILTON WATERWORKS.

PROVISIONAL ORDER. WHEREAS the Guardians of the Poor of the Manorhamilton Union (bereinafter called the sanitary authority) being the sanitary authority of the rural sanitary district consisting of the said union including the town of Manorhamilton are about to construct waterworks for the purpose of supplying the said town with water and have presented a petition to the Local Government Board for Ireland (hereinafter called the Local Government Board) in pursuance of the 10.

41 & 42 Victo Public Hesith (Ireland) Act 1878 praying that they may be empowered to put in force the powers of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement with reference to certain lands and premises required for the said works : And whereas the sanitary authority have deposited at the office of the Local 15

Government Board in Duhlin plans and a hook of reference (hereinafter called the deposited plans and book of reference) showing the lands and premises required for the said works :

And whereas all advertisements and notices required by the Public Health 41 & 42 Vict. (Ireland) Act 1878 having been previously published served and given the Local 90 Government Board have caused a local inquiry to be made as to the propriety of

assenting to the prayer of the said petition and it appears to be proper to assent therelo : It is ordered by the Local Government Board as follows :--1. From and after the confirmation of this Order by Parliament the sanitary 95

Congelerry authority shall be empowered to put in force the powers of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement with reference to the lands lands covered with water rights to take and convey water easements and other premises shown in

the deposited plans and book of reference and the word "land" in the 80 Lands Clauses Acts shall for the purposes of this Order extend to and include the said lands lands covered with water rights to take and couver water ensements and other premises.

2. The powers of compulsory purchase given by this Order shall not be exercised after the expiration of three years from the confirmation of this S5

3. The costs charges and expenses of and incidental to the application for preparing obtaining and confirming this Order shall be paid by the

sanitary authority as special expenses. 4. This Order may be cited and referred to for all purposes as the Manor- 40 hamilton Waterworks Provisional Order 1896.

Given under our hands and seal of office this seventh day of May in the

year one thousand eight hundred and ninety-six. (2.5.) (Signed) GEORGE MORRIS

F. MACGARE.

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THE LOCAL GOVERNMENT BOARD FOR TRELAND.

DONEGAL WATERWORKS.

A.D. 1896. Donegal.

PROVISIONAL ORDER.

WHEREAS the Guardians of the Poor of the Donegal Union (horein-after

S called the sanitary authority) being the sunitary authority of the rural sanitary district consisting of the said union and including the town of Donegal are about to construct waterworks for the purpose of supplying the said town with water and have presented a petition to the Local Government Board for Ireland (herein-after called the Local Government Board) in nursuance of the Public 44 & 49 Vist. 10 Health (Ireland) Act 1878 praying that they may be empowered to put in force o. 62.

the powers of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement with reference to certain lands and premises required for the purposes of the said works :

And whereas the sanitary authority have denosited at the office of the Local 15 Government Board in Duhlin a plan and hook of reference (hereis-after called the deposited plan and book of reference) showing the lands and premises required for the purposes afor esaid :

And whereas all advertisements and notices required by the Public Health 41 & 42 Vist. (Ireland) Act 1878 having been previously published served and given the Local 20 Government Board have caused a local inquiry to be made as to the propriety

of assenting to the prayer of the said petition and it appears to the Local Government Board to be proper to assent thereto : It is ordered by the Local Government Board as follows :-

1. From and after the confirmation of this Order by Parliamout the sanitary Computery authority shall be empowered to put in force the powers of the Lands there hads 98 Clauses Acts with respect to the purchase and taking of lands otherwise and other than by agreement with reference to the lands encoments lands covered premiers with water and rights to take and convey water described in the deposited plan and book of reference and for the purposes of this Order the word "land" in the Lends Clauses Acts shall extend to and include the said 30 lands easements lands covered with water and rights to take and convey

water. 2. The compulsory powers of purchase given by this Order shall not be Darstiss of exercised after the expiration of three years from the confirmation of this powers

2.6 3. The costs charges and expenses of and incidental to the application for Costs of Order. preparing obtaining and confirming this Order shall be paid by the sanitary authority as special expenses.

4. This Order may be cited and referred to for all purposes as the Donegal Short tile of Waterweeks Provinional Order 1896.

Given under our hands and seal of office this seventh day of May in

the year of our Lord one thousand eight hundred and ninety-six. (La.) (Signed) GEORGE MORRIS F. MACCARE.